खण्ड १६]



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्यशामन द्वारा प्रकाशित

शिमला, शनिवार, १ जून, १६६८/११ ज्येष्ठ, १८६०

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विज्ञ	त की संख्या	विभाग का नाम	ì		विषय		

5	ा नुपूरक					• •	• • •	
१ जून, ११६८/	११ ज्येष	ষ্ঠ, ৭= ६ ০	को समाप्त होने वाले सप्ता	ह में निम्नलिखित विज्ञिप्तिया	ां 'ग्रसाधारण रा	जपत्र, हिमाचन	प्रदश' में प्रका	शित हुई :
धिज्ञिप्ति व	नी संख्य	7	विभाग का नाम			विषय		
No. 13-95/67- 23rd May, 19	68.	dated	Law Department		the Land Acquis			
No. 4-18/67- 21st May, 196 No. 14-7/66-H 27th May, 196	58. Iome,	dated	Election Department Home Department	Simla Himach	the Delimitation hal Pradesh Rule carrying out of thorities.	es. 1968.		

भाग १--विधानिक नियमों को छोड़ कर हिमाचल प्रदेश के उप-राज्यपाल और हिमाचल बेंच श्राफ देहली हाई कोर्ट द्वारा श्रिधसूचनाएं इत्यादि

हिमाचल प्रदेश सरकार

MEDICAL AND PUBLIC HEALTH DEPARTMENT NOTIFICATION

Simla-4, the 22nd May, 1968

No. 6-17/67-Med-II.—In supersession of all previous Notifications issued in this behalf from time to time,

Pradesh is pleased to reconstitute the Advisory Comhittee for the Himachal Pradesh Hospital, Snowdon, Simla with immediate effect with the following members:—

1. Hon'ble Health Minister

2. Hon'ble Deputy Health Minister

Chairman Deputy-Chairman

[संख्या २२

Member

Official

Member.

Official

Member.

Official

Member.

Official (

Official 1

Member.

Official

Member.

Member.

Shri Partap Singh, M.P.
 Shri C. L. Verma, M.P.
 Raja Virbhadra Singh, M.P.

Shri Bikram Chand Mahajan, M.P.

7. Shri Hem Raj Sood, M.P. 8. Shri Prem Chand Verma, M.P.

Shri Guman Singh, M.L.A.
 Shri Jai Bihari Lal Khachi, M.L.A.

11. Shri Keshav Ram. M.L.A.

12. Shri Durga Chand, M.L.A.

13. Secretary (Welfare) to the Government of Himachal Pradesh.

14. Chief Secretary to Himachal Pradesh Government.

15. Chief Engineer (South), Himachal Pradesh Simla Public Works Department.

 Director of Welfare, Himachal Pradesh, Simla.

17. One representative of the State Social Welfare Board to be nominated by the Chairman of the said Board.

18. One representative of the Himachal Pradesh branch of the Indian Red Cross Society to be nominated by the Chairman of the said Society.

19. Medical Superintendent, Himachal Member-Pradesh Hospital, Snowdon, Simla. Secretary.

2. The terms of reference of the Advisory Committee which will meet at least once a quarter, at Simla will be as under:—

(i) to discuss any major policy matters in connection with the administration of the Himachal Pradesh Hospital, Snowdon, Simla and to suggest ways and means to improve the existing conditions in the Hospital or any section of it;

(ii) to advise on hospital expansion or the medical facilities provided by it and to submit the recommendations to the Himachal Pradesh

Government; and

(iii) any other matters that may be considered necessary or desirable by the Chairman for discussion.

3. The non-official members of the Committee will be given T.A. and D.A. as under:—

TRAVELLING ALLOWANCE

(1) JOURNEY BY RAIL:

(a) Member of Parliament.—Members of Parliament will utilise the free first class railway pass issued to them as members of Parliament in respect of all rail journeys undertaken by them on the business of the Committee. They will not travel by air-conditioned accommodation at Government expense. If a member of Parliament travels by air-conditioned coach, he will pay the difference between the fares for the air-conditioned and first class accommo ation from his own pocket. They will be paid incidental charges at the rate admissible to them under the rules.

(b) Non-official Members other than Members of Parliament.—They will be treated at par with Government servants of the first grade, and will be entitled to a single fare of the class of the accommodation actually used, but not exceeding the fare to which the Government servants of the first grade are normally entitled, i.e. accommodation of the highest class, by whatever name it may be called, provided on the railway by which the journey is performed excluding air-conditioned accommodation plus an allowance for incidental expenses at the highest rate as admissible to the Government servant of the first grade if the journey exceeds 5 kilometres.

(2) JOURNEY BY ROAD:

In respect of journey by road between places not connected by rail, a member will be entitled to road mileage admissible to an officer of the first grade under the rules and at the rates as applicable to the employees of the Himachal Pradesh Government.

In a case where journey between two places connected by rail is performed by road, rail being the ordinary mode of travelling, the road mileage will be regulated as under:—

- (i) when a journey is performed by taking a single seat in a public conveyance, he will be entitled to actual fare paid for a seat in public conveyance plus incidental admissible as for journey by rail or the lower rate of road mileage limited to rail mileage, whichever is less.
- (ii) when the journey is performed otherwise the higher rate of road mileage, but limited to rail mileage will apply.

DAILY ALLOWANCE

- (i) The Non-official Members other than Members of Vidhan Sabha, will be entitled to daily allowance for each day of the meeting at the highest rate admissible to a Government servant of the first grade for the respective locality.
- (ii) The Members of Vidhan Sabha will be entitled to daily allowance for each day of meeting except when the Vidhan Sabha or a Vidhan Sabha Committee on which the member is serving, is in session, at the highest rate admissible to a Government servant of the first grade for the respective locality but limited to the rate as admissible to him as Member of the Vidhan Sabha.
- 3. In addition to daily allowance for the day(s) of the meeting, a member shall also be entitled to full daily allowance for the day proceeding and/or the day following the meeting if:—
 - (i) he arrives in the forenoon of the day of the meeting or on an earlier day; and/or
 - (ii) he departs at 12 noon or in the afternoon of the day following the day of the meeting or on a later day.

But he will be entitled to only half daily allowance for the day preceding and/or for the day following the meeting if:—

- (a) he arrives at 12 noon or in the afternoon of the day preceding the day of the meeting; and/or
- (b) he departs in the forenoon of the day following the day of the meeting.
- 4. Daily allowance will be subject to the usual conditions laid down in Supplementary Rule 73, as amended from time to time.

CONVEYANCE ALLOWANCE

5. A non-official member, resident at a place where the meeting of the committee is held will not be entitled to travelling and daily allowance on the scales indicated above, but will be allowed only the actual cost of conveyance hire, subject to a maximum of Rs. 10.00 per day. Before the claim is actually paid the controlling officer should verify the claim and satisfy himself, after obtaining such details as may be considered necessary, that the actual expenditure was not less than the amount claimed. In case he is not satisfied with the details he may, at his discretion, limit the conveyance allowance to road mileage.

If such a member uses his own car, he will be granted mileage allowance at the rates admissible to officers of the first grade subject to a maximum of Rs. 10 per day.

- 6. The travelling and daily allowance will be admissible to a member on production of a certificate by him to the effect that he has not drawn any travelling or daily allowance for the same journey and halt from any other Government source.
- travelling allowance for the journeys actually performed in connection with the meetings of the Committee from and to the place of their permanent residence to be named in advance. If any member performs a journey from a place other than the place of his permanent residence to attend a meeting of the committee or returns to the place other than the place of his permanent residence after the termination of the meeting, travelling allowance shall be worked out on the basis of the distance actually travelled or the distance between the place of permanent residence and the venue of the meeting, whichever is less.
- 8. The non-official members who are member of Vidhan Sabha, will not be entitled to daily allowance in connection with this assignment, when the Vidhan Sabha or the Vidhan Sabha Committee on which the member is serving is in session, as they will be drawing their daily allowance under the Salaries and Allowances of Members of the Legislative Assembly (Himachal Pradesh) Act, 1963 from the Vidhan Sabha. However, if they certify that they were prevented from attending the session of the House or the Vidhan Sabha Committee and did not draw any daily allowance from the Vidhan Sabha, they would be entitled to daily allowance at the rate as prescribed above.
- 9. The provisions of rule 224 of the C.T.R. will apply mutatis mutandis in the case of overpayment made on account of T.A. to non-official members.

- 10. The Members of the Parliament and Vidhan Sabha Members will not draw T.A. and D.A. including conveyance allowance which will disqualify them from the Parliament and the Vidhan Sabha.
- 11. The Director of Health Services will be the controlling Officer in regard to countersigning the travelling allowance bills of the non-official members and the travelling allowance bill will be prepared by the Medical Superintendent, Himachal Pradesh State Hospital, Simla.
- 12. The expenditure will be debitable to Head "29-Medical-B-Hos. and Dispys. B—2 Himachal Pradesh State Hospital Snowdon, B-2(3) Allowances and Honoraria (Non-Plan).
- 13. This issue with the concurrence of the Finance Department obtained vide their U.O. 1829, dated 12-2-1968.

By order,

JAI LAL,

Secretary (Medical).

VIDHAN SABHA SECRETARIAT

NOTIFICATION

Simla-4, the 21st May, 1968

No. 1-21/67-VS.—In pursuance of section 11 of the Government of Union Territories Act, 1963 (No. 20 of 1963) Shri Hira Singh Pal, Member Himachal Pradesh Legislative Assembly before taking his seat made and subscribed before Shri Des Raj Mahajan, Speaker appointed in this behalf by the Administrator (Lieutenant Governor) vide Notification No. 1-21/67-VS. dated the 3rd May, 1967 an oath/affirmation on the 21st May, 1968.

S. L. TALWAR,

Under Secretary.

भाग २—वैधानिक नियमों को छोड़ कर विभिन्न विभागों के ग्रध्यक्षों ग्रौर ज़िला मैजिस्ट्रेटों द्वारा ग्रधिसूचनाएं इत्यावि

उद्योग विभाग

प्रधिसूचनायें

डी॰ श्राई॰ 189.

शिमला, २२ मई, १९६= फार्म 'ज'

पंजाब राज्य उद्योग सहायता ग्रधिनियम, 1935 की धारा 24 के ग्रधीन घोषणा

संख्या डी॰ एल॰-२.—जब कि पंजाब राज्य उद्योग सहायता स्रिधिनियम, 1935 की घारा 23 के अघीन 18-1-68 को नोटिस दिया गया था, जिसमें उक्त Shri Krishan Dutt s/o Shri Devi Ram, village Anji, P. O. Kandaghat, District Simla को 1,751.88 ह॰ को राशि 3%, 7½% वार्षिक ब्याज दर सहित 16-12-66 से अन्तिम अदायगी को तिथि तक मुझे अदा करने के लिए कहा गया था, और चूंकि समस्त उक्त राशि अदा नहीं की गई है, इस लिए मैं घोषणा करता हूं कि 5,000 ह॰ कि राशि 16-12-66 से अन्तिम अदायगी को तिथि तक 7½% वार्षिक ब्याज दर सहित उक्त Shri Krishan Dutt से देय है और संलग्न अनुसूचि में निर्देष्ट सम्पत्ति से उक्त कर्ने को प्रति की जा एकती है।

SCHEDULE

The Security offered cansists of:

- 1. All the assets of the borrower including book debits, stock, shares, premises and machinery whether existing or to be purchased with the amount of loan.
 - 2. All the assets of loanee and following two sureties:-
 - (1) Shri Gita Ram s/o Shri Krishnia.
 - (2) Shri Ratti Ram s/o Shri Balkhu.

(हस्ताक्षरित)

सहायक जिला उद्योग ग्रफमर, शिमला।

डो० ग्राई० 189.

शिमला, २२ मई, १६६८ फार्म 'ज'

पंजाब राज्य उद्योग सहायता अभिनयम, 1935 की धारा 24 के अधीन घोषणा

मंद्रग डो॰ एत॰-२.—जब कि पंजाब राज्य उद्योग महायता अधिनियत, 1935 की धारा 27 के अबीन 13-3-67 की नोटिस दिया गया था, जिस म उस्त Shri Budh Ram s/o Shri Bilas Ram. ward No. 3 Nalagarh को 2,063.15 ह॰

की राशि 3%, 7½% वार्षिक ब्याज दर सहित 27-3-63 से अन्तिम अदायगी की तिथि तक मुझे अदा करने के लिए कहा गया था और चूंकि समस्त उक्त राशि अदा नहीं की गई इसलिये में घोषणा करता हूं कि 1,750 +425 as Interest रू० की राशि 27-3-63 से अन्तिम अदायगी की तिथि तक 7½% वार्षिक ब्याज दर सहित उक्त Shri Budh Ram से देय है और संलग्न अनुसूचि में निर्दिष्ट सम्पत्ति से उक्त कर्जे की पूर्ति की जा सकती है।

SCHEDULE

The Security offered consists of:

- 1. All the assets of the borrower including book debits, stock, shares, premises and machinery whether existing or to be purchased with the amount of loan.
 - 2. All the assets of loanee and following two sureties:
 - (1) Shri Kishori Lal Gautam s/o Shri Mansa Ram.
 - (2) Shri Ram Saran Dass s/o Shri Nihal Chand. (हस्ताक्षरित)

सहायक जिला उद्योग ग्रफसर, शिमला।

डी॰ ग्राई॰ 189.

शिमला, २२ मई, १६६८ फार्म 'ज'

पंजाब राज्य उद्योग सहायता श्रधिनियम, 1935 की धारा 24 के श्रधीन घोषणा

संख्या डी॰ एल॰-2.—जब कि पंजाब राज्य उद्योग सहायता म्रिधिनियम, 1935 की धारा 23 के ग्रधीन 20-4-68 को नोटिस दिया गया था, जिसमें उक्त Shri Amar Chand s/o

Shri Nathu Ram, r/o Kandaghat, District Simla को 2,000 रु॰ की राशि 5½%, 8% वार्षिक ब्याज दर सिहत 30-3-67 से अन्तिम श्रदायगी की तिथि तक मुझे श्रदा करने के लिए कहा गया था, श्रौर चूंकि समस्त उक्त राशि श्रदा नहीं की गई है, इसलिये में घोषणा करता हूं कि 2,000 + 175 as Interest रु॰ की राशि 30-3-67 से अन्तिम श्रदायगी की तिथि तक 8% वार्षिक ब्याज दर सिहत उक्त Shri Amar Chand से देय है श्रौर संलग्न श्रनुसूचि में निर्दिष्ट सन्तित से उक्त कर्जे की पूर्ति की जा सकती है।

SCHEDULE

The Security offered consists of:

- 1. All the assets of the borrower including book debits, stock, shares, premises and machinery whether existing or to be purchased with the amount of loan.
 - 2. All the assets of loanee and following two sureties:
 - (1) Shri Nathu Ram s/o Shri Durga Mall r/o Kandaghat.
 - (2) Shri Mukandi Lal s/o Shri Ramji Dass. r/o Kandaghat.

(हस्ताक्षरित) सहायक ज़िला उद्योग ग्रफसर, शिमला ।

भाग ३--- ग्रिधिनियम, विधेयक ग्रौर विधेयकों पर प्रवर समिति के प्रतिवेदन, वैधानिक नियम तथा हिमाचल प्रदेश के उप-राज्यपाल, हिमाचल बैंच ग्राफ देहली हाई कोर्ट, फाइनेन्शल कमिश्नर तथा कमिश्नर ग्राफ इन्कम-टैक्स द्वारा ग्रिधिसुचित ग्रादेश इत्यादि

CIVIL SUPPLIES DEPARTMENT ORDER

Simla-4, the 27th April. 1968

No. 14-4/66-CS.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (Act 10 of 1955) read with the Government of India Ministry of Food, Agriculture Community Development and Co-operation (Department of Food) Order No. G.S.R. III, dated the 24th July, 1967 and with the prior concurrence of the Government of India, the Lieutenant Governor, Himachal Pradesh, is pleased to make the following order, namely:—

- 1. Short title, extent and commencement.—(a) This order may be called the Himachal Pradesh Hydrogenated Vegetable Oils Dealers Licensing Order, 1967.
 - (b) It extends to the whole of Himachal Pradesh.
 - (c) It shall come into force at once.
- 2. Definitions.—In this Order, unless the context otherwise requires:—
 - (a) 'Consumer' means a person who acquires hydrogenated vegetable oils for his household consumption and not for transfer by sale, distribution or otherwise;
 - (b) 'Dealer' means a person engaged in the business of purchase sale or storage for sale of hydrogenated vegetable oils, whether as a wholesaler

or a retailer and whether or not in conjunction with any other business and shall include his representative or agent;

- (c) 'Director' means the Director, Civil Supplies, Himachal Pradesh and any other officer authorised by the Government to administer this Order or any of the clauses of this Order;
- (d) 'Form' means a form appended to this Order;
- (e) 'Government' means the Lieutenant Governor of Himachal Pradesh;
- (f) 'Licensing Authority' means the District Magistrate of the District and includes the District Food and Supplies Controller, the District Food and Supplies Officer and the District Co-operative and Supplies Officer incharge of a district, within the areas of their respective jurisdiction;

(g) 'producer' means a person who is engaged in the business of transformation or production of hydrogenated vegetable oils;

(h) 'retailer' means a dealer who sells to any one customer at any one time not more than 16.5 kg. of hydrogenated vegetable oils;

(i) 'wholesaler, means a dealer other than a retailer.

3. Licensing of Dealers.—(1) No person shall carry on business as a dealer except under and in accordance with the terms and conditions of a licence issued in this behalf by the Licensing Authority.

(2) Every dealer who is doing business at the commencement of this order shall obtain a licence within fifteen days of the coming into force of this order:

Provided that nothing in this clause shall apply to a producer unless he is a wholesaler.

4. Issue of licence.—(1) Every application for a licence under clause 3 shall be made to the Licensing Authority in Form 'A'.

(2) An application for renewal of a licence shall be made so as to reach the Licensing Authority not less than thirty days before the date on which the licence

expired:

Provided that the Licensing Authority may entertain an application after the expiry of the said period, if it is satisfied that the applicant was prevented by sufficient cause from filing the application in time.

(3) Every licence issued or renewed under this order shall be in Form 'E' in the case of a wholesaler and in

Form 'C' in the case of a retailer.

5. Period of licence and fees chargeable.—(1) Every licence granted under this order shall be valid for a period ending the 31st March of the year following that in which it is issued and may be renewed for a period of one year at a time.

(2) The fees specified below shall be chargeable in

respect of each licence, namely:—

(a) For issue of a licence:—

(i) Wholesaler ... Rs. 6 (ii) Retailer ... Rs. 6

(b) For renewal of a licence:—

(i) Wholesaler ... Rs. 5 (ii) Retailer ... Rs. 5 (c) For issue of a duplicate licence ... Rs. 5

Provided that no fee shall be charged for issue of a duplicate licence if the Licensing Authority is satisfied that the original licence has become defaced, mutilated, illegible or otherwise rendered useless for no fault of the licensee.

(3) A separate licence shall be obtained by a dealer for each place of business.

(4) No person shall simultaneously hold wholesale and retail licence for business at one place.

- 6. Deposit of security.—Every dealer, who applies for a licence under this order, shall before a licence is issued to him deposit with the Licensing Authority a security of Rs. 500 in the case of a wholesaler or Rs. 100 in the case of a retailer for the due performance of the conditions subject to which licence is granted to him.
- 7. Powers to refuse licence.—The Licensing Authority may, after giving the dealer concerned an opportunity of stating his case and for reasons to be recorded in writing, refuse to grant or renew a licence.
- 8. Directions regarding distribution and sale.—(1) The licensee shall comply with any direction that may be given to him by the Government, Director or the Licensing Authority in regard to the purchase, sale and storage for sale of hydrogenated vegetable oils.

(2) The licensee shall not sell hydrogenated vegetable oils at rates higher than those fixed from time to time:—

(a) by the producers, or

(b) by the Central Government in exercise of any powers conferred by law.

9. Maintenance of stock register.—(1) Every licensee shall maintain a true account of stock in Form 'D' of the daily delivery, receipts and consumption as the case may be and keep it up-to-date at the place of his business for inspection as and when required.

(2) Every licensee shall submit to the Licensing Authority a true fortnightly (from 1st to 15th and from

16th to the end of the month) stock and sale return in Form 'E' of each variety of hydrogenated vegetable oils received or sold, as the case may be, so as to reach that authority within two days after the close of the fortnight to which it relates.

10. Contravention of conditions of licence.—No holder of a licence issued under this order or his agent or servant or any other person acting on his behalf shall contravene any of the terms or conditions of the licence or directions issued under clause 8 and if any such holder or his agent or servant or any other person acting on his behalf contraverse any of the said terms, condition or directions then, without prejudice to any other action that may be taken against him, his licence may be cancelled or suspended by order in writing of the Licensing Authority:

Provided that no order shall be made under this clause unless the licensee has been given a reasonable opportunity of stating his case against the proposed cancellation or

suspension.

- 11. Power to cancel licence.—Notwithstanding anything contained in clause 10, where a licensee has been convicted by a court of law in respect of contravention of any order made under section 3 of the Essential Commodities Act, 1955 (10 of 1955) relating to food stuffs and no appeal is filed against such conviction within the period of limitation prescribed therefor or where such appeal has been filed conviction is finally maintained by the court of law, the Licensing Authority may, by order in writing, cancel his licence.
- 12. Forfeiture of security deposits.—(1) Without prejudice to the provisions of clause 10, if the Licensing Authority is satisfied that the licensee has contravened any of the conditions of the licence and that a forfeiture of the security deposit is called for, it may, after giving of the licensee reasonable opportunity of stating his case against the forfeiture by order in writing forfeit the whole or any part of the security deposited by him and communicate a copy of the order to the licensee.

(2) The licensee shall, if the amount of security at any time falls short of the amount specified in clause 6, forthwith deposit further security to make up that amount on being required by the Licensing Authority

to do so.

- (3) Upon due compliance by the licensee with all obligations under the licence, the amount of security or such part thereof, which is not forfeited as aforesaid, shall be returned to the licensee after the termination of the licence.
- 13. Appeal.—(1) Any person aggrieved by an order of the Licensing Authority refusing to grant or renew the licence or cancelling or suspending a licence or forfeiting the security deposited by the licensee under the provisions of this order, may appeal to the Director within 30 days of the date of receipt by him of such order.

(2) No such appeal shall be disposed of unless the aggrieved person has been given reasonable opportunity

of stating his case.

(3) The decision of the Director and subject only to that decision the order of the Licensing Authority shall be final.

- (4) Pending the disposal of the appeal, the Director may direct that the order refusing to renew a licence or the order cancelling or suspending the licence shall not take effect till the appeal is disposed of.
- 14. Power to entry, search and seizure.—(1) The Licensing Authority or any other officer authorised by the Himachal Pradesh Government in this behalf may, with such assistance, if any, as he thinks fit:—
 - (a) require the owner, occupier or any other person

in charge of any place, premises, vehicle, or vessel in which he has reason to believe that any contravention of the provisions of this order or of the conditions of any licence issued there under has been, is being or is about to be committed, to produce any book, accounts or other documents showing transactions relating to such contravention;

(b) enter, inspect or break open and search any place or premises, vehicle or vessel in which he has reason to believe that any contravention of the provisions of this order or of the conditions of any licence issued thereunder, has been, is being

or is about to be committed;

(c) search, seize and remove stocks of hydrogenated vegetable oils and the animals, vehicles, vessels or other conveyances used in carrying the said hydrogenated vegetable oils for contravention of the provisions of this order or of the conditions of the licence issued thereunder and thereafter take or authorise the taking of measures necessary for securing the production of stocks of hydrogenated oils and the animals, vehicles, vessels or other conveyances seized in a court and for their safe custody pending such production.

(2) The provisions of sections 102 and 103 of the Code of Criminal Procedure, 1898 (V of 1898) relating to search and seizure, shall so far as may be, apply to

searches and seizures under this clause:

Provided that in exercising the power of entry and under this clause, due regard shall be paid by the officer concerned to the social and religious customs of the occupants of premises so entered and searched.

15. Exemptions.—The Director may exempt any class of persons from the operation of all or any of the provisions of this order and may at any time suspend or rescind such exemption.

FORM 'A'

THE HIMACHAL PRADESH HYDROGENATED VEGETABLE OILS DEALERS LICENSING ORDER, 1967

 T_{O}

The District Magistrate/District Food and Supplies Controller, District Food and Supplies Officer/District Co-operative and Supplies Officer,

APPLICATION FOR GRANT/RENEWAL OF WHOLESALE/RETAIL LICENCE

1. Name in which licence is required.......

2. Persons having interest in the business:— Name..... Father's name.....

Home Address..... 3. Situation of applicant's place of business with particulars as to number of house, mohalla, town, or village, police station and district.....

4. How long has the applicant been trading in hydrogenated vegetable oils?.....

- 5. Quantities of each variety of hydrogenated vegetable oils handled during the year, 1966.....
- 6. Quantity of hydrogenated vegetable oils likely to be handled during the current year......
- 7. Income-tax paid in the two years preceding the year of application (to be indicated separately):—

8. (1) Quantity of hydrogenated vegetable oils in the possession of the applicant on the date of application (separate figures are to be given for each variety of hydrogenated vegetable oils).....

(2) Complete address of places where hydrogenated vegetable oils are proposed to be stored.....

I declare that the quantities of hydrogenated vegetable oils specified above are in my possession.

I have carefully read the conditions of licence and I

agree to abide by them.

1/We also declare that the above information is true to the best of my/our knowledge and belief.

I hereby, apply for renewal of licence No...... dated..... issued to me on.....

Place.... Signature of the applicant. Date.....

FORM 'B' [See clause 4 (3)]

THE HIMACHAL PRADESH HYDROGENATED VEGETABLE OILS DEALERS LICENSING ORDER, 1967

Licence for purchase, sale/storage for sale of hydrogenated vegetable oils (for a wholesaler)

Licence No.....

- 1. Subject to the provisions of the Himachal Pradesh Hydrogenated Vegetable Oils Dealers Licensing Order, 1967 and to the terms and conditions of this licence..... is/are hereby authorised to purchase, sell or store for sale the undermentioned varieties of hydrogenated vegetable oils:--
- 2. (a) The licensee shall carry on the aforesaid business at the following place.....
- (b) Hydrogenated vegetable oils in which the aforesaid business is to be carried on shall not be stored at any place other than any of the godowns mentioned below:

Note.—If the licensee stores his hydrogenated vegetable oils at any place other than those specified above, he shall give information thereof to the Licensing Authority within 48 hours of such storage and shall along with such information produce licence for making necessary entries therein.

3. (i) The licensee shall, except when specially exempted by the Government or by the Licensing Authority in this behalf, maintain a register of daily accounts for each of the hydrogenated vegetable oils, mentioned in paragraph I, showing correctly—

(a) the opening stock on each day;

- (b) the quantities received on each day, showing the place from where and the source from which received:
- (c) the quantities delivered or otherwise removed on each day showing the places of destination; and

(d) the closing stock on each day.

(ii) The licensee shall complete his accounts for each day on the day to which they relate, unless prevented by reasonable cause, the burden of providing which shall be upon him.

(iii) A licensee, who is a producer himself, shall separately show the stocks of his own produce in the daily accounts if such stocks are stored in his business premises.

4. (i) The licensee shall, except when specially exempted by the Government or by any officer authorised by the Government in this behalf, submit to the Licensing

Authority concerned a true return in Form 'E' of the stocks, receipts and deliveries of each variety of hydrogenated vegetable oils every fortnight so as to reach him within three days after the close of fortnight.

- 5. The licensee shall not contravene the provisions of Himachal Pradesh Hydrogenated Vegetable Oils Dealers Licensing Order, 1967.
 - 6. The licensee shall not:—
 - (i) enter into any transaction involving purchase, sale or storage for sale of hydrogenated vegetable oils in speculative manner prejudicial to the maintenance and easy availability of supplies of the aforesaid oils in the market;
 - (ii) withhold from sale, supplies of hydrogenated vegetable oils ordinarily kept for sale; or
 - (iii) sell or offer to sell in any locality any kind of hydrogenated vegetable oil at a price higher than that fixed for sale of that hydrogenated vegetable oil in such locality by the Central Government in pursuance of the power conferred by law or by the producer thereof.
- 7. The licensee shall exhibit at the entrance or some other prominent place of his business premises, the price list of all varieties of hydrogenated vegetable oils held by him for sale along with the opening balance of stocks of hydrogenated vegetable oils. This shall be legibly written in English or in Hindi in Devnagri script.
- 8. The licensee shall, except when specially exempted by the Government or by Licensing Authority in this behalf, issue to every customer a correct receipt or invoice as the case may be, giving his own name, address and licence number the name, address, the licence number, if any, of the customer the date of transaction, the quantity sold, the price per quintal or per kg. and the total amount charged and shall keep a duplicate of the same to be available for inspection on demand by the Licensing Authority or any officer authorised by it in this behalf.
- 9. The licensee shall give all facilities at all reasonable times to the Licensing Authority or any officer authorised by it or the Government for the inspection of his stocks and accounts at any shop, godown or other place used by him for the storage, sale or purchase of hydrogenated vegetable oils and for the taking of samples thereof for examination.
- 10. The licensee shall comply with any direction that may be given to him by the Government or the Licensing Authority in regard to purchase, sale and storage for sale and disposal of hydrogenated vegetable oils purchased and stored by him and in regard to the language in which the registers, returns, receipts or invoices shall be written.
- 11. The licensee shall in a case, where he functions in a regulated market, abide by such instructions relating to his business as are given by the Marketing Authority having jurisdiction and in any other case by such body as may be recognised by the Government in this behalf.
- 12. The licence shall be attached to every application for renewal.

	13.	The licence wi	l be valid	upto
				I in a main an Acadh anisa
L	pate,			Licensing Authority.

FORM 'C'

[See clause 4 (3)]

HIMACHAL PRADESH HYDROGENATED VEGETABLE OILS DEALERS LICENSING ORDER, 1967 Licence for purchase, sale/storage for sale of Hydrogenated Vegetable Oils (for a retailer)

Licence No.....

- 1. Subject to the provisions of the Himachal Pradesh Hydrogenated Vegetable Oils Dealers Licensing order, 1967 and to the terms and conditions of the licence..... is/are hereby authorised to purchase, sell or at for sale in retail, the hydrogenated vegetable oil.
- 2. (a) The licensee shall carry on the aforesaid business at the following place.....
- (b) Hydrogenated vegetable oil in which the aforesaid business is to be carried on shall not be stored at any other place other than any of the godowns mentioned below;—
- Note.—If the licensee stores his hydrogenated vegetable oils at any place other than those specified above, he shall give information thereof to the Licensing Authority within 48 hours of such storage and shall along with such information produce licence for making necessary entries therein.
- 3. (i) The licensee shall, except when specially exempted by the Government or by the Licensing Authority in this behalf, maintain a register of daily accounts for each of the hydrogenated vegetable oils mentioned in paragraph 1, showing correctly:—

(a) the opening stocks on each day;

- (b) the quantities received on each day, showing the place from where and the source from which received;
- (c) the quantities delivered or otherwise removed on each day showing the places of destination; and

(d) the closing stock on each day.

- (ii) The licensee shall complete his accounts for each day on the day to which they relate, unless prevented by reasonable cause, the burden of proving which shall be upon him.
- 4. The licensee shall, except when specially exempted by the Government or by an officer authorised by the Government in this behalf, submit to the Licensing Authority concerned a true return in Form 'E' of the stocks, receipts and deliveries of each variety of hydrogenated vegetable oils every fortnight so as to reach him within three days after the close of the fortnight.
- 5. The licensee shall not contravene the provisions of the Himachal Pradesh Hydrogenated Vegetable Oils Dealers Licensing Order, 1967.

6. The licensee shall not:—

(i) enter into any transaction involving purchase, sale or storage for sale of hydrogenated vegetable oils in a speculative manner prejudicial to the maintenance and easy availability of supplies of the aforesaid oils in the market;

(ii) withhold from sale, supplies of hydrogenated vegetable oils ordinarily kept for sale; or

- (iii) sell or offer to sell in any locality any kind of hydrogenated vegetable oils at a price higher than that fixed for sale of that hydrogenated vegetable oil in such locality by the Central Government in pursuance of power conferred by law or by the producer thereof.
- 7. The licensee shall exhibit at the entrance or some other prominent place of his business premises, the price list of all varieties of hydrogenated vegetable oils held by him for sale along with the opening balance stocks of hydrogenated vegetable oils. This shall be legibly written in English or in Hindi in Devnagri script.

- 8. The licensee shall, except when specially exempted by the Government or by the Licensing Authority in this behalf, issue to every customer a correct receipt or invoice as the case may be, giving his own name, address and licence number, the name, address, the licence number, if any of the customer the date of transaction, the quantity sold, the price per quintal or per kilogram and the total amount charged and shall keep a duplicate of the same to be available for inspection on demand by the licensing Authority or any officer authorised by it in this behalf.
- 9. The licensee shall give all facilities at all reasonable times to the Licensing Authority or any officer authorised by it or by the Government for the inspection of his stocks and accounts at any shop, godown or other place used by him for the storage, sale or purchase of hydrogenated vegetable oil and for the taking of samples thereof for examination.
- 10. The licensee shall comply with any direction that may be given to him by the Government or the Licensing Authority in regard to purchase, sale and storage for sale and disposal of hydrogenated vegetable oils purchased and stored by him and in regard to the language in which the registers, returns, receipts or invoices shall be written.

11. The licensee shall in a case where he functions in a regulated market, abide by such instructions relating to his business as are given by the Marketing Authority having jurisdiction and in any other case by such body as may be recognised by the Government in this behalf.

12. The licence shall be attached to every application for renewal.

13. The licence will be valid upto.....

Place..... Date....

Licensing Authority.

FORM 'D'
[See clause 9 (1)]

FORM OF REGISTER FOR MAINTENANCE OF STOCK ACCOUNT

Sl. No.	Date	Stock in hand/ opening balance	Stock received
1	2	3	4

Source from where receive	urce from ere received	Total Cols.	Stock delivered/ sold	Balance	
	5	3 and 4	7	8	

FORM 'E'

[See clause 9 (2)]

FORM OF FORTNIGHTLY RETURN

Fortnight from......

Stock in hand/ Stock Source from where opening balance received received 3

Total columns 3 and 4	Stock delivered/sold	Balance
4	5	6

By order,
PRAKASH CHAND,

Joint Secretary.

भाग ४--स्थानीय स्वायत शासन: म्युनिसियल बोर्ड, डिस्ट्रिक्ट बोर्ड, नोटीफाइड ग्रौर टाउन एरिया तथा पंचायत विभाग

LOCAL SELF GOVERNMENT DEPARTMENT NOTIFICATION

Simla-2, the 8th September, 1967

No. 7-9/66-LSG.—In exercise of the powers conferred by sub-section (1) of section 5 of the Punjab Municipal Act, 1911, (Punjab Act No. III of 1911) as applied to Himachal Pradesh, the Administrator (Lieutenant Governor), Himachal Pradesh, proposes to include the area specified in Annexure 'A' within the Municipality of Mandi.

2. Any inhabitant of the said area or the Municipality who desires to object to the proposal should submit the objection in writing to the Under Secretary (L.S.G.) to the Himachal Pradesh Government, through the Deputy Commissioner, Mandi, within six weeks from the date of publication of this Notification in the Himachal Pradesh Government Gazette. The objections, if any received within the prescribed period will be duly considered by the Government before finalising the proposal.

ANNEXURE 'A'

Towards Mangnath side—From Mile stone one on Mandi-Simla Road upto the new Bridge which is Being Constructed by the Punjab Irrigation Branch.

Khasra Nos. 47, 48, 24, 42, 43, 44, 45, 63, 64 and 1/13 of Khasra No. 7, total kitas 10 measuring 19-6-16 bighas of Mohal Chadyara under Hadbast No. 346.

Towards Paddal side—from the stone one on A.P.K. Road Upto Sawali Khad Bridge

Khasra Nos. 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, part of Khasra Nos. 15 and 16 and 19, 20/1, 20/2 21, 22, 23, 24, 25, 26, 27, 29 and 40, total 28 kitas measuring 20-14-14 bighas of Mohal Chadyara under Hadbast No. 343.

D. R. DHAMIJA,

Secretary.

भाग ५-वैयक्तिक ग्रधिस्चनाएं और विज्ञापन

व श्रदालत श्री राम पाल सिंह, पी० सी० एम० मीनियर मब-जज महासू, मुकाम क्लैमटन, श्रिमला-१ मुकदमा नं० 3/2 बाबत माल 1968

दरखास्त बराय प्राप्त करने सकसैणन मर्टिफिकेट बाबन मु॰ 5,000 क्ष्मिये बाबत पौलसी न L. 1/103992 G.

श्रीमती सतवन्त कौर पत्नी श्रामा राम मामने खालमा होटल सोलन, जिला महासू

वनाम

श्राम जतना

उत्तरदाई

हरगाह श्रीमती सतवन्त कौर पत्नी ग्रामा राम, सामने खालमा होटल सोलन ने दरखास्त हसूल सिटिफिकेट जानशीनी जेर दफा 372 इन्डियन सकसेशन एक्ट श्री मनजीत सिंह मतवफी ग्रदालत हजा में बावत प्राप्त करने रुपये मु॰ 5,000 Life Insurance Policy No. L-1/103992-G issued on 6-9-1966 पेश की जो 7-5-1968 को दर्ज रिजस्टर हुई लिहाजा बनावर ग्रागाही वरादरान व कराबत दारान मुतवफी इश्तहार हजा जारी किया जाता है कि जिस शख्स को दरखास्त मजकूर कोई उजर हो तो वह कवल ग्रज मिति 10-6-1968 को हाजिर ग्रदालत ग्रा कर ग्रपना उजर पेश करें वरना कोई उजर बाद इनकजाए मियाद तारीख मजकूरा समाग्रत न होगा।

ग्राज मिति 23-5-1968 को मेरे दस्तखत व मोहर ग्रदालत से जारी किया गया।

राम पाल सिह, सीनियर सब-जज।

मोहर।

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri M. C. Padam, Mandi district.

In the matter of Shri Chhajju s/o Naratru, r/o Balt, illaqua Mahesra Balh, Tehsil Sadar (Tenant).

Versus

Shri Hem Raj and Hans Raj ss/o Chuni Lal Luder, Nand Lal ss/o Bhadru, Jindu, Dayalu ss/o Bhikham Ram, r/o Nagar Mandi, Basakhu s/o Bardu, r/o Gihla, illaqua Kipar Pandoh, Tehsil Sadar, Santu, Longu ss/o Chhitru, r/o Balt, illaqua Mahesra Balh, Sauju s/o Chhitru, r/o Katrain, Kulu (Landowners).

All persons concerned.

Whereas Shri Chhajju (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 6-3-8 bighas (as entered in the revenue records), situated in village Balt, Pargana Mahesra Balh, Tehsil Sadar, District Mandi in the ownership of Shri Hem Ram etc., (Landowners).

And whereas a sum of Rs. 90.00 is proposed to be allowed as compensation to be paid by the said Shri Chhajju (Tenant) to the said Shri Hem Raj etc., (Landowners) for extinction of the rights, title and interests of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4(1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for infor-

mation of all persons concerned that objection in regar d to the assessment of the said amount of Rs. 90.00 as compensation shall be received by the undersigned by 12-6-1968.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objection shall be received.

Given under my hand and seal, this 15th day of May, 1968.

(Seal).

M. C. PADAM.

Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri M. C. Padam Mandi district.

In the matter of Shri Chhajju s/o Naratru, r/o Balt. illaqua Mahesra. Tehsil Sadar (Tenant).

Versus

Shri Hem Raj. Hans Raj ss/o Chuni Lal, Luder Mani. Nand Lal ss/o Bhadru, Jindu. Dayalu ss/o Bhikham Ram. r/o Nagar Mandi (Landowners). To

All persons concerned.

Whereas Shri Chhajju (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 4-10-16 bighas (as entered in the revenue records) situated in village Balt, Pargana Mahesra, Tehsil Sadar. District Mandi, in the ownership of Shri Hem Raj etc.. (Landowners).

And whereas a sum of Rs. 65.25 is proposed to be allowed as compensation to be paid by the said Shri Chhajju (Tenant) to the said Shri Hem Raj etc., (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 65.25 as compensation shall be received by the undersigned by 12-6-1968.

Any person having any objection to make in the matter may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objections shall be received.

Given under my hand and seal, this 15th day of May. 1968.

(Seal).

M. C. PADAM, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolitica of Big Landed Estates and Land Referms Rules, 1955

Before the Compensation Officer, Shri M. C. Padam, Mandi district.

In the matter of Shri Khima, Ghanahi ss/o Smt. Darsanu w/o Hukmia, r/o Rajwari, illaqua Hatgarh Balh, Tehsil Sadar (Tenants).

Versus

Shrimati Kasturu wd/o Hem Prabh, Bhimu, Thakru ss/o Damoder, Smt. Kadshi wd/o Kanhaya, Hira Chand, Tilak Chand ss/o Devi Rup, Shyam Lal, Rattan Lal ss/o Chura Mani, Smt. Dhebli wd/o Jai Balabh, Devki Nand s/o Lachhman, Rikhi Kesh s/o Thanthi, Gauri Dutt, Thothal s/o Goverdhan, Lachhman, Padam Singh, Shyam Lal ss/o Raghubir, Tanna Ram, Bhavneshwar, Mohan ss/o Thanthu, Ram Chander, Charanji Lal, Hari Chand ss/o Kanshi Ram, r/o Nagar Mandi (Landowners).

All persons concerned.

Whereas Shri Khima (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 13-14-15 bighas (as entered in the revenue records) situated in village Rajwari, Pargana Hatgarh, Tehsil Sadar, District Mandi in the ownership of Shrimati Kasturu, etc., (Landowners).

And whereas a sum of Es. 221.00 Rs. is proposed to be allowed as compensation to be paid by the said Shri Khima (Tenant) to the said Shrimati Kasturu, etc., (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 221.00 P. as compensation shall be received by the undersigned by 13-6-1968.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objection shall be received.

Given under my hand and seal, this 15th day of May, 1968.

(Seal).

M. C. PADAM, Compensation Officer,

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri M. C. Padam, Mandi district.

In the matter of Shri Ramsu, Sihnu and Ginnu ss/o Jauhri, Lohar, r/o Sadehra, illaqua Bagra, Tehsil Sadar (Tenants).

Versus

Shri Bhawani Prashad, Gian Chand, ss/o Tibhlu, caste Khatri, r/o Nagar Mandi (Landowners).

All persons concerned.

Whereas Shri Ramsu etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy measuring 16-5-18 bighas (as entered in the revenue records) situated in village Sadehra, Pargana Bagra, Tehsil Sadar, District Mandi in the ownership of Shri Bhawani Parshad etc. (Landowners).

And whereas a sum of Rs. 149.40 is proposed to be allowed as compensation to be paid by the said Shri Ramsu etc. (Tenants) to the said Shri Bhawani Parshad

etc. (Landowners) for extinction of the rights, title and interest of the said landowner in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 149.40 as compensation shall be received by the undersigned by 13-6-1968.

Any persons having any objection to make in the matter may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objection shall be received.

Given under my hand and seal, this 15th day of May, 1968.

(Seal).

M. C. PADAM, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955 Before the Compensation Officer, Shri M. C. Padam, Mandi district.

In the matter of Shri Puran s/o Sidhu, Bengali s/o Shiv Ratru, r/o Chandyal Balh. (Tenants).

Versus

Shri Sunku s/o Omi Chand, Chhajju Ram s/o Behari Lal, Balak Ram, Ram Prakash ss/o Gusain, r/o Mandi. (Landowners).

To

All persons concerned.

Whereas Shri Puran etc. (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy measuring 8-3-5 bighas (as entered in the revenue records), situated in village Chandyal, Pargana Balh, Tehsil Sadar, District Mandi in the ownership of Shri Sunku etc. (Landowners).

Any whereas a sum of Rs. 136.05 is proposed to be allowed as compensation to be paid by the said Shri Puran etc. (Tenants) to the said Shri Sunku etc. (Landowners) for extinction of the rights, title and interest, of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 136.05 as compensation shall be received by the undersigned by 13-6-1968.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objection shall be received.

Given under my hand and seal, this 15th day of May, 1968.

(Seal).

M. C. PADAM, Compensation Officer.

FORM-LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri M. C. Padam Mandi district.

In the matter of Shri Chuhru s/o Nanku, r/o Mandir, illaqua Balh, Tehsil Sadar (Tenant).

Versus

Shri Bhagi Rath. Budhi Singh ss/o Mangtu, Khatri, r/o Nagar Mandi, Smt. Giarhi wd/o Shalh, Harijan Chamar, r/o Ropa, illaqua Chahatigarh, Dhana s/o Painu and Nandu, Sewak, Nika, Jali, Khima alias Bala s/o Sairu, caste Harijan Chamar, r/o Ropa, Chahatigarh, Tehsil Sadar, Sawaru s/o Magta. Sant Ram, Santu ss/o Bhura, Harijan Chamar, r/o Bhuntar, Tehsil Kulu, Sidhu, Sunder ss/o Nainu, Harijan Chamar, r/o Jima, Tehsil Kulu, Gopala s/o Chimna, Harijan Chamar, r/o Mandir, illaqua Hatgarh, Tehsil Sadar (Landowners).

All persons concerned.

Whereas Shri Chuhru (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 10-0-0 bighas (as entered in the revenue records), situated in village Mandir, Pargana Balh, Tehsil Sadar, District Mandi in the ownership of Shri Bhagi Rath etc., (Landowners).

And whereas sum of Rs. 106.70 is proposed to be allowed as compensation to be paid by the said Shri Chuhru (Tenant) to the said Shri Bhagi Rath etc., (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objection in regarding to the assessment of the said amount of Rs. 106.70 as compensation shall be received by the undersigned by 14-6-1967.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objection shall be received.

Given under my hand and seal, this 18th day of May, 1968.

(Seal).

M. C. PADAM, Compension Officer.

FORM L.R. III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Lauded Estates and Land Reforms Rules, 1965

Before the Compensation Officer Shri M. C. Padam, Mandi district.

In the mattr of Shri Gurdwaru, Gurmukh ss/o Jodha minors through their guardian Smt. Tibhli m/o Gurdwaru, Gurmukh, r/o Kathwar, illaqua Bagra, Tehsil Sadar (Tenants).

Versus

Shri Amar Chand, Gian Chand. Dewan Chand ss/o Tarapati, caste Khatri, r/o Nagar Mandi (Landowners).

All persons concerned.

Whereas Shri Gurdwaru etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy measuring 7-1-15 bighas (as entered in the revenue records), situated in village Bera, Pargana Bagra, Tehsil Sadar, District Mandi in the ownership of Shri Gurdwaru etc., (Landowners).

And whereas a sum of Rs. 166.00 is proposed to be allowed as compensation to be paid by the said Shri Amar Chand etc., (Tenants) to the said Shri Gurdwaru etc., (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objections in regard to the assessment of the said amount of Rs. 166.00 as compensation shall be received by the undersigned by 15-6-1968.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above whereafter no objection shall be received.

Given under my hand and seal this 18th day of May, 1968.

(Seal).

M. C. PADAM, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri M. C. Padam, Mandi district.

In the the matter of Shri Gurdwaru, Gurmukh minor through their mother Smt. Tibhli w/o Jodha, caste Harijan, r/o Kathwar, illaqua Bagra, Tehsil Sadar (Tenants).

Versus

Shri Amar Chand, Gian Chand, Dewan Chand ss/o Tarapati, Dina Nath, Chandermani, Rup Chand ss/o Devi Singh, Jiva Nand, Bhim Sen ss/o Nand Lal, caste Khatri, r/o Nagar Mandi (Landowners).

Whereas Shri Gurdwaru etc., (Tenants) have applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of their tenancy measuring 20-10-15 bighas (as entered in the revenue records), situated in village Tarwai, Tehsil Sadar, District Mandi in the ownership of Shri Amar Chand etc., (Landowners).

And whereas a sum of Rs. 204.75 is proposed to be allowed as compensation to be paid by the said Shri Gurdwaru etc., (Tenants) to the said Shri Amar Chand etc., (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objection in regard to the assessment of the said amount of Rs. 204.75 as compensation shall be received by the undersigned by 15-6-1968.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objection shall be received.

Given under my hand and seal, this 18th day of May, 1968.

M. C. PADAM, Compensation Officer.

(Seal).

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules. 1955

Before the Compensation Officer, Shri M. C. Padam. Mandi district.

In the matter of Shri Kishan Chand s/o Sewak, caste Koli, R/o Pandoh, Tehsil Sadar (Tenant).

Versus

Shri Devi Ram, Bhup Singh ss/o Gangu, Jai Dev Ram, Biri Singh, Kundan, Nagesher ss/o Thakar, Nand Lal s/o Gard, r/o Pandoh and Parshotam, Devkindandan, Rajput, Gauri Prashad ss/o Nathu r/o Mandi and Keshav Ram, Het Ram s/o Khekh Ram, r/o Khalkari, District Kangra, Himachal Pradesh and Sarkar Himachal Pradesh

To

All persons concerned.

Whereas Shri Kishan Chand (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 0-13-14 bighas (as entered in the revenue records) situated in village Pandoh, Pargana Pandoh, Tehsil Sadar, District Mandi, in the ownership of Shri Devi Ram etc.. (Landowners).

And whereas a sum of Rs. 33.30 proposed is to bei allowed as compensation to be said by the said Shri Kishan Chand (Tenant) to the said Shri Devi Ram etc. (Landowners) for extinction of the rights, title and interest of the said Landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objection in regard to the assessment of the said amount of Rs. 33.30 as compensation shall be received by the undersigned by 15-6-1968.

Any person having any objection to make in the matter, may do so in writing addressed to the undersgined on or before the date specified above, whereafter no objection shall be recived.

Given under my hand and seal, this 18th day of May, 1968.

(Seal)

M. C. PADAM, Compensation Officer.

FORM LR III

Notice under Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955

Before the Compensation Officer, Shri M. C. Padam, District Mandi.

In the matter of Shri Kishan Chand s/o Sewak, Koli, r/o Pandoh, Tehsil Sadar (Tenant).

Versus

Shri Krishan Chand, Lal Chand ss/o Rama, Smt. Patu wd/o Rama, Bhup Chand, Jai Dev Ram ss/o Nokhu, Smt. Kaushlaya, wd/o Nokhu Ram, Smt. Kala Devi wd/o Shakti, Brahmin, r/o Pandoh, Tehsil Sadar (Landowners).

All persons concerned.

Whereas Shri Kishan Chand (Tenant) has applied under sub-section (1) of section 11 of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Act, 1953 for grant of proprietary rights in the land of his tenancy measuring 1-18-13 bighas (as entered in the revenue records), situated in village Pandoh, Pargana Pandoh, Tehsil Sadar, District Mandi in the ownership of Shri Kishan Chand etc., (Landowners).

And whereas a sum of Rs. 98.90 is proposed to be allowed as compensation to be paid by the said Shri Kishan Chand (Tenant) to the said Shri Kishan Chand etc., (Landowners) for extinction of the rights, title and interest of the said landowners in the land described above.

Now, therefore, in pursuance of Rule 4 (1) of the Himachal Pradesh Abolition of Big Landed Estates and Land Reforms Rules, 1955, it is hereby notified for information of all persons concerned that objection in regard to the assessment of the said amount of Rs. 98.90 as compensation shall be received by the undersigned by 15-6-1968.

Any person having any objection to make in the matter, may do so in writing addressed to the undersigned on or before the date specified above, whereafter no objection shall be received.

Given under my hand and seal, this 18th day of May, 1968.

(Seal).

M. C. PADAM, Compensation Officer.

इश्तहार

बग्रदालत श्री ग्रार० एल० सेठ, कम्पनसेशन ग्रौफिसर, (तहसीलदार) नाहन, जिला सिरमौर, हिमाचल प्रदश

(कम्पनसेशन ग्रधीन धारा नं० ११ ऐक्ट नं० १४, सन् १९४४) नम्बर मिसल १९ मरजुग्रा १०-४-६=

श्री बली राम सुपुत्र सीस राम, साकिन चबाहा, तहसील नाहन, जिला , सिरमौर

बनाम

शिबदर्शन सिंह पुत्र जगत सिंह, सािकन सैन की सेर, तहसील नाहन, किशन सिंह पुत्र गोपाल सिंह, सािकन नया बाज़ार नाहन, शिबरतन सिंह पुत्र भाग सिंह, सािकन सैन की सेर, तहसील नाहन. फीक सािनयान। हरगाह कि मुकद्दमा मुन्दरजा अनवान बाला में तारीख पेशी मिति १५-६-६ मुकरेर है। ऊपर लिखित फीक सािनयान की तलबी के लिए अदालत हजा से कई बार नोटिस जारी हुये मगर वे दीदा दानिस्ता, तामील समनात से गुरेज करते हैं लिहाजा शिबरतन सिंह पुत्र भाग सिंह, सािकन सैन की सेर को बजरिया इशतहार इतला दी जाती है कि वह असालतन या वकालतन बगर्ज जवाब देही हािजर अदालत हजा होवे बसूरत दीगर कार्रवाई यकतरफा अमल में लाई जावेगी।

त्राज मिति १६-५-६८ को हमारे हस्ताक्षर और मोहर ग्रदालत से जारी हुगा।

मोहर,

आर० एल० सेठ, कम्पनसेशन औफिसर।

HIMACHAL PRADESH FINANCIAL CORPORATION NOTICE

Simla-1, the 15th May, 1968

No. HPFC.—In pursuance of Regulation 24 read with Regulation 37 of the General Regulations of the Corporation, it is hereby notified that the First Annual General Meeting of the shareholders of the Himachal Pradesh Financial Corporation will be held at the Head Office of the Corporation i.e., Kishore Bhawan, The Mall, Simla,

on Friday the 28th of June, 1968 at 3.00 P.M. (Standard Time) to transact the following business:—

- (a) To read and consider the balance sheet as on the 31st March, 1968, and the Profit and Loss Account of the Corporation for the year ended on the 31st of March, 1968, together with the report of the Board of Directors on the working of the Corporation throughout the year and the Auditors' Report(s) on the said Balance Sheet and Accounts.
 - (b) To elect two Directors as follows:-
 - (i) one director to be elected by the scheduled banks who are shareholders of the Corporation in place of Shri Sita Ram Mohindroo, who retires from the directorship of the Corporation as from the 12th June, 1968, in terms of sub-section (2) of section 11 of the State Financial Corporations Act, 1951, but is eligible for re-election in terms of sub-section (3) of the aforesaid section of the Act;
 - (ii) one director to be elected by the insurance companies, investment trusts and other financial institutions (excluding the scheduled banks and co-operative banks) who are shareholders of the Corporation in place of Shri S. P. Duggal who retires from the Directorship of the Corporation from the 12th June, 1968 in terms of sub-section (2) of section 11 of the State Financial Corporations Act, 1951, but is eligible for re-election in terms of sub-section (3) of the aforesaid section of the Act.
- (c) To elect under section 37 of the State Financial Corporations Act, 1951 one auditor duly qualified to

- act as auditor of Companies under sub-section (1) of section 226 of Companies Act, 1956, in place of M/s K. N. Chandla and Co., Chartered Accountants, the Mall, Simla who were appointed by the Board under the proviso to section 37 (1) ibid to hold office until the proposed election is held and are eligible for election. The auditor will be elected, in the prescribed manner, by the parties mentioned in clauses (c) and (d) of subsection (3) of section 4 of the State Financial Corporations Act, 1951, who are share holders of the Corporation.
- 2. It is further notified that the Share Register of the Corporation will remain closed and the registration of transfers suspended from the 25th May, 1968 to 3rd of July, 1968 (both days inclusive).
- Notes.— (i) The lists of Share holders shall be available for purchase from the Head Office of the Corporation at a price of Re. 1 (Rupee one) per copy from the 4th of June. 1968.
 - (ii) The last date for the receipt of nomina ons for election of the two directors and an auditor shall be the 13th of June, 1968.
 - (iii) The last date for the deposit of proxies shall be the 17th of June, 1968.
 - (iv) The last date for the deposit of certified copies of resolutions appointing duly authorised representatives by companies including co-operative banks shall be the 19th of June, 1968.

By order of the Board.

GOBIND SAHAI,

Managing Director.

भाग ६--भारतीय राजपत्र इत्यादि में से पुनः प्रकाशन

शुन्य

भाग ७—भारतीय निर्वाचन भ्रायोग (Election Commission of India) की वैधानिक भ्रधिसूचनाएं तथा भ्रन्य निर्वाचन सम्बन्धी भ्रधिसूचनाएं

शून्य

श्रनुपूरक

श्र∙य

